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			DATE MAILED:	0.	5/29/01	
1: The following items in Office as	ave been submitted by ignated Office (37 Cected Office (37 CFR al Fee. artional application in Finglish language. sh. international application of inventors(s) for amendments in the common of inventors in the common of inventors in the common of inventors in the internation of inventors in the inventors in	y the applicant or the FR 1.494), t 1.495): : ion into English. DO/EO/US. into English. ion Report in English onal Preliminary Exan and ed ddress.	and its Annexes, if a nination Report into E andand	ry. inglish.		
2. The following items M	IUST be furnished w	ithin the period set fo	orth below in order to	complete the requi	rements for	
acceptance under 35 U.S.	C. 371:				• •	
later than the ap	propriate 20 or 30 m	nonths from the priori	sing fee will be requirely date. Indicated on the attach			
Translati	on.	oute tot the totales	nament of the mark	ed Notice of Dele	MIAC	
b. Processing fee	for providing the tran	slation of the applicat	tion and/or the Armez	es later that the		
appropriate 20	or 30 months from th	e priority date (37 CI	FR 1.492(f)).			
C. Oath or declara	tion of the inventors,	in compliance with 3	7 CFR 1.497(a) and (b), identifying the	application	
oy use memini	ous application number of contraction	per and international f	iling date. th 37 CFR 1.497(a) a	nd (h) for the	one fadioated	
on the at	tached PCT/DO/EO/	а осы вы сущуу wi 917.	>1 CFR 1.49/(1) E	rer (b) 101. IDS 1688	ans montaied	
d. Surcharge for p			the appropriate 20 or	30 months from th		
3. Additional claim fees	of \$as	a 🔲 large entity 🔲	small entity, including	g any required mu	ltiple	
dependent claim fee, are a	required. Applicant	must submit the additi	ional claim fees or car	ncel the additional	claims for	
which fees are due (37 Cl	rk 1.492(g)). See at	TREEDED PIO-875.				

ALL OF THE ITEMS SET FORTH IN 2(a)-2(d) AND 3 ABOVE MUST BE SUBMITTED WITHIN ONE MONTH FROM THE DATE OF THIS NOTICE OR BY \square 21 OR \square 31 MONTHS FROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND WILL RESULT IN ABANDONMENT.

The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).

4. Translation of the Annexes MUST be submitted no later that the time period set above or the annexes will be cancelled. Note processing fee will be required if submitted later than 30 months from the priority date.

5.

The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of this notice MUST be returned with this response.	
Enclosed: PCT/DO/EO/917 Notice of Defective Translation	,
Enclosed: PCT/DO/EO/917 Notice of Defective Translation Catherical Dorther	/
FORM PCT/DO/EO/905 (December 1997) Telephone: (703) 305-3.738.	